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UNITED STATES DISTRICT COURT	DOC #:
SOUTHERN DISTRICT OF NEW YORK	DATE FILED: 09 4
ADRIAN SCHOOLCRAFT,	
Plaintiff,	STIPULATION AND PROTECTIVE ORDER
-against-	(0.07 (0.04))
THE CITY OF NEW YORK at al	10-cv-6005 (RWS)
THE CITY OF NEW YORK, et al,	

WHEREAS, Defendants have sought discovery of the raw survey data and other material relied upon and used by Professors Silverman and Eterno in conducting Silverman-Eterno Studies which Plaintiffs are producing of Defendants pursuant to the Court's Order,

Defendants.

WHEREAS, Plaintiff and Professors Silverman and Eterno deem the raw survey response data and other material relied upon and used by Professors Silverman and Eterno in conducting the Silverman-Eterno Studies confidential, have treated it as such, and object to the production of such raw survey response data and other material unless appropriate protection for its confidentiality is assured;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by attorneys for Plaintiffs and Defendants as follows:

- 1. The raw survey response data and other material relied upon and used by Professors Silverman and Eterno in conducting the Silverman-Eterno Studies shall be deemed to be "Confidential Materials." Any materials obtained from sources other than Professors Silverman and Eterno, or which are publicly available, shall not be deemed "Confidential Materials" and shall not be governed by this order.
- 2. The parties shall not use the Confidential Materials for any purpose other than for the preparation or presentation of plaintiffs' or defendants' case in the above captioned action ("this action").
- 3. The parties shall not disclose the Confidential Materials to any person not a member of the staff of the parties attorneys' offices, except:
 - a. Disclosure may be made to an expert who has been retained or specially employed by a party's attorneys in anticipation of litigation or preparation for this action; members of the New York City Police

 Department Deputy Commissioner of Legal Matters ("DCLM") office and supervisors of that office; members of the New York City Police

 Department Office of Management, Analysis and Planning ("OMAP") office and supervisors of that office; members of the New York City

 Department Deputy Commissioner for Strategic Initiatives ("DCSI") office and supervisors of that office.

- b. Before any disclosure of the raw survey response data is made pursuant to subsection "a" above, the party's attorney shall provide each such person with a copy of this Stipulation and Protective Order and such person shall consent in writing, in the form annexed hereto as Exhibit A, not to use the Confidential Materials for any purpose other than in connection with the prosecution or defense of this case and to not further disclose the Confidential Materials to any person, except in testimony taken in this case. The signed consent shall be retained by counsel for the party disclosing the information and a copy shall be furnished to the other parties' attorneys upon their request.
- 4. Deposition testimony concerning any Confidential Materials that reveals the content of such materials shall be deemed confidential by all parties and the transcript of such testimony, together with any exhibits referred to therein, shall be separately bound with a cover page predominately marked "CONFIDENTIAL." Such portion of the transcript shall be deemed to be Confidential materials within the meaning of this Stipulation and Protective Order.
- 5. If any paper which incorporates any Confidential Materials or reveals the contents thereof is filed in this Court, those portions of the papers shall be delivered to the Court enclosed in a sealed envelope bearing the caption of this

action, an indication of the nature of the contents, and the following legend:

CONFIDENTIAL

This envelope contains documents or information designated confidential pursuant to an order entered by the United States District Court for the Southern District of New York in the above captioned action. This envelope shall not be opened or unsealed without the express direction of a judge of this Court and its contents shall not be displayed or revealed except as the Court may order. This envelope and its contents shall at all times be maintained separate and apart from the publicly available files of this case.

- 6. Within 30 days after the termination of this case, including any appeals, the Confidential Materials, including all copies thereof, shall be returned to the attorneys for the party that originally disclosed the materials or, upon their consent, destroyed, and all persons who possessed such materials shall verify their return or destruction by affidavit furnished to the attorneys who provided them with the materials. Counsel of record may, however, retain written discovery responses, attorney work product, depositions and their exhibits, as well as documents admitted into evidence or filed with the Court. This Order shall continue to be binding after the conclusion of this litigation.
- 7. The parties may seek modification of this Stipulation and Protective order by application to the Court for good cause shown at anytime during the course of this litigation.

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Dated: September 30, 2014

October 1,2014

SO ORDERED:

ROBERT W. SWEET

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT SOUTHERN DISTRICT OF I			
ADRIAN SCHOOLCRAFT,	nor and note that then then then the start and then and then and the start the start and the start and	X	
-against-	Plaintiff,	EXHIBIT A STIPULAT PROTECT	
THE CITY OF NEW YORK,	et al,	10-cv-6005	(RWS)
	Defendants.	V	
	EXHIBIT		
The undersigned hereb	y acknowledges t	hat he/she has read the	Stipulation and
Protective Ordered entered in	the United States	District Court for the	Southern
District of New York in the a	ction entitled Sch	oolcraft v. City of New	York, et al., 10
Civ. 6005 (RWS), and unders	stands the terms the	ereof. The undersigne	ed agrees not to
use the Confidential Materials	s defined therein	for any purpose other the	han in
connection with the prosecuti	on of this case, an	nd will not further discl	ose the
Confidential Materials to any	person, except in	testimony taken in this	s case.
Date:	-	Signature:	
		Print Name:	
		Occupation	